Agenda Item Form

Agenda Date: 06/15/04 Districts Affected: 03 Dept. Head/Contact Information: Patrick T. Abeln, A.A.E. 780-4736 Type of Agenda Item: ⊠Resolution ☐ Staffing Table Changes ☐Board Appointments ☐Tax Installment Agreements Tax Refunds □ Donations RFP/ BID/ Best Value Procurement ☐Budget Transfer ☐ Item Placed by Citizen ☐ Application for Facility Use ☐Bldg. Permits/Inspection Introduction of Ordinance ☐Interlocal Agreements ☐ Contract/Lease Agreement Grant Application Other ___ Funding Source: General Fund Grant (duration of funds: ____ Months) Other Source: ____ Legal: Attorney Assigned (please scroll down): Sylvia Firth □ Denied Timeline Priority: ⊠High ☐Medium Low # of days: Why is this item necessary: Authorize Five (5) Lessor's Approval of Assignments Explain Costs, including ongoing maintenance and operating expenditures, or Cost Savings: None

Statutory or Citizen Concerns:

None

Departmental Concerns:

Remarks: TIAA Realty, Inc., ("Lessee") is requesting Lessor's Approval of Assignments of the Butterfield Trail Industrial Park Leases covering the properties located at #3 Butterfield Trail, #7 Leigh Fisher, #11 Leigh Fisher, #15 Zane Grey and #25 Butterfield Trail to W2001 TBT Real Estate Limited Partnership, ("Assignee"). There will be no changes to the agreement covering the property located at #3 Butterfield Trail, however new leases covering the remaining four (4) properties will be submitted for consideration.



El Paso International Airport

TO:

Mayor Joe Wardy

Jim Martinez, CAO

City Council Representatives

FROM:

Patrick T. Abeln, A.A.E

Director of Aviation

DATE:

June 9, 2004

SUBJECT:

LESSOR'S APPROVAL OF ASSIGNMENT FOR THE GROUND LEASES BETWEEN CITY OF EL PASO, (LESSOR) AND TIAA REALTY, INC.,

(LESSEE) AND W2001 TBT REAL ESTATE LIMITED PARTNERSHIP

(ASSIGNEE)

BACKGROUND:

TIAA Realty, Inc., currently leases the following five (5) sites in Butterfield Industrial Park.

- 1) #3 Butterfield Trail. Portions of Lots 4 and 5, Block 6, Butterfield Trail Industrial Park, Unit One, Replat "A", City of El Paso, El Paso County, Texas.
- 2) #7 Leigh Fisher. A portion of Lot 5, Block 1, Butterfield Trail Industrial Park, Unit One, Replat "A", City of El Paso, El Paso County, Texas.
- 3) #11 Leigh Fisher. Portion of Lot 5, Block 8, Butterfield Trail Industrial Park, Unit One, Replat "A" and all of Lot 6, Block 8, Butterfield Trail Industrial Park, Unit One, Replat "B", City of El Paso El Paso County Texas.
- 4) #15 Zane Grey. Portions of Lots 4, 5, 6 and 7, Block 2, Butterfield Trail Industrial Park, Unit One, Replat "A", City of El Paso, El Paso County, Texas.
- 5) #25 Butterfield Trail. Lot 1, Block 11, Butterfield Trail Industrial Park, Unit Two, Foreign Trade Zone #68, City of El Paso, El Paso County, Texas.

All sites are improved with administrative offices, warehouse and/or manufacturing facilities and occupied by various subtenants. The following chart lists the current lease information of the referenced properties. Also, an attachment is provided to assist with locating the properties within the Butterfield Trail Industrial Park.

| Location | Effective Date | Next Rental Adjustment Date | Expiration Date | Lease d Premises | Rate (PPSF) | Annual Rent |
|-----------------------|-------------------|-----------------------------------|--------------------|---------------------|----------------|----------------|
| #3 Butterfield Trail | 03/01/1983 | 03/01/2013 | 02/28/2023 | 132,000 | \$0.141 | \$18,616.50 |
| #7 Leigh Fisher | 05/01/1983 | 05/01/2013 | 04/30/2021 | 121,286 | \$0.138 | \$11,643.49 |
| #11 Leigh Fisher | 07/01/1983 | 07/01/2013 | 06/30/2021 | 245,056 | \$0.158 | \$38,719.08 |
| #15 Zane Grey | 07/01/1983 | 07/01/2013 | 06/30/2021 | 234,330 | \$0.121 | \$28,557.60 |
| #25 Butterfield Trail | 11/01/1982 | 11/01/2012 | 10/31/2022 | 119,907 | \$0.161 | \$19,305.00 |

Rental adjustments are due at each 10-year anniversary and equal to 8% of the then fair market value, capped at 20%. All leases contain one 10-year option for renewal at which time the rent is to be adjusted to 8% of the fair market value, including improvements, without regard to the 20% rent limitation.

ANALYSIS:

TIAA Realty, Inc. desires to sell its improvements located on the leased land to W2001 TBT Real Estate Limited Partnership, a holding company established by Archon Acquisition, L.L.C., to act as Lessee for all five (5) leases. Archon is a global real estate industry leader and affiliated with the Goldman Sachs Group, Inc.

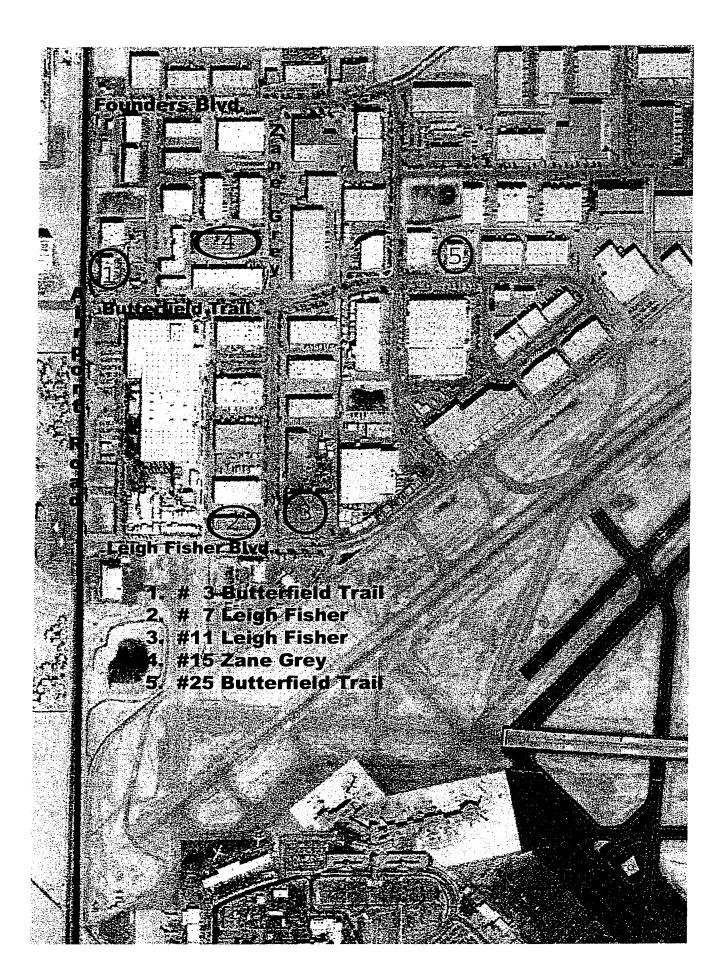
W2001 TBT Real Estate Limited Partnership is requesting that the agreement covering the property located at #3 Butterfield Trail be handled as a straight assignment with no changes to the terms of the current Lease Agreement.

With regard to the remaining 4 leases, Assignee has requested the old leases be replaced with new Butterfield Trail Industrial Park leases with a standard term of 40 years with one 10-year option. In doing so, Assignee will receive a new term suitable to meet its investment criteria and the benefit of its existing rental rate until July 1, 2013, at which time, the rental rates will be adjusted to a full 8% of the then Fair Market Value, without adjustment limitations. The City, therefore, will receive the benefits of a new updated lease form and a substantial monetary gain over the rents due in the existing leases.

RECOMMENDATION:

The Department of Aviation recommends approval of the Lessor's Approval of Assignments. The assignments were presented to and approved by the Airport Board on May 25, 2004 and the documents have been reviewed and approved as to form by the City Attorney's office. The items have been placed on the City Council agenda of June 15, 2004 for your consideration.

Attachment



RESOLUTION

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF EL PASO:

That the Mayor be authorized to sign a Lessor's Approval of Assignment by and between the City of El Paso ("Lessor"), TIAA Realty, Inc. ("Assignor") and W2001 TBT Real Estate Limited Partnership ("Assignee") for the property described as portions of Lots 4 and 5, Block 6, Butterfield Trail Industrial Park, Unit One, Replat "A", City of El Paso, El Paso County, Texas, municipally known and numbered as #3 Butterfield Trail, El Paso, Texas.

ADOPTED this the 15th day of June 2004.

| | THE CITY OF EL PASO |
|----------------------------------|----------------------------|
| ATTEST: | Joe Wardy Mayor |
| Richarda Duffy Momsen City Clerk | • |
| APPROVED AS TO FORM: | APPROVED AS O CONTENT: |
| Sylvia Borunda Firth | Patrick T. Abeln, A. A. E. |

Director of Aviation

ORIGINATING DEPARTMENT: AIRPORT

Assistant City Attorney

| STATE OF TEXAS | § 8 | LESSOR'S APPROVAL OF ASSIGNMENT |
|-------------------|--------|---------------------------------|
| COUNTY OF FL PASO | å | |

The City of El Paso ("Lessor") entered into a Butterfield Trail Industrial Park Lease Lease dated March 1, 1983, between the Lessor and Kasco Venture Butterfield 4, as amended by that certain First Amendment to Lease dated February 21, 1984; and by that certain Second Amendment to Lease dated May 8, 1984; and that certain Third Amendment to Lease dated July 31, 1984; subsequently assigned to Kasco Ventures, Inc. consented to on April 14, 1986; subsequent possession effective July 2, 1991 was pursuant to Article IX, Section 9.03 of the Lease, by Teachers Insurance and Annuity Association of American and assigned December 15, 1998 to TIAA Realty, Inc. ("Assignor") (hereafter referred to collectively as the "Lease") covering the following described leased premises:

Portions of Lots 4 and 5, Block 6, Butterfield Trail Industrial Park, Unit One, Replat "A", City of El Paso, El Paso County, Texas, municipally known and numbered as #3 Butterfield Trail, El Paso, Texas ("Premises").

1. CONSENT TO ASSIGNMENT. Lessor hereby approves and consents to the assignment of the Assignor's interest in the Lease from Assignor to W2001 TBT Real Estate Limited Partnership, a Delaware limited partnership ("Assignee") on the condition that Assignee assumes and becomes liable to pay any and all sums owing or becoming due Lessor under terms of the Lease from and after the effective date of the assignment of the Lease to Assignee, and upon the further condition that Assignee agree to accept and abide by all the terms, covenants, and conditions of the Lease.

This consent releases Assignor from any liability or responsibility under the Lease as of the effective date of the assignment. Assignor will not be responsible to Lessor for any default or breach on the part of Assignees. This consent will not be construed as a waiver of any rights Lessor may have by reason of the past performance of Assignor, nor as an estoppel of the assertion of any rights by Lessor against Assignor. No provision of this consent alters or modifies any of the terms and conditions of the Lease.

- 2. PROOF OF INSURANCE AND INDEMNIFICATION. Assignee has provided a certificate of insurance to evidence compliance with the insurance requirements of the Lease and expressly agrees to be bound by the indemnification provisions contained in the Lease.
- 3. <u>RATIFICATION OF AGREEMENT</u>. No provision of this consent alters or modifies any of the terms and conditions of the Lease. Except as expressly

modified herein, all terms and conditions of the Lease shall remain in full force and effect.

| 4. | ADDRESS FOR NOTICE. Notices to Assignee shall be sufficient if sent by certified mail, postage prepaid, addressed to: | | | | |
|------------------------|-----------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------|--|--|--|
| | W2001 TBT Real Estate | Limited Partnership | | | |
| | ATTN: | | | | |
| 6. | of Assignment on behalf of the Ass | E . The person signing this Lessor's Approval ignee represents and warrants that he or she e Assignee to the provisions of this Lessor's | | | |
| 7. | · · | roval of Assignment hereby given by Lessor consent for any future assignments. | | | |
| Th day of Ju | • | 's Approval of Assignment hereto this <u>15th</u> | | | |
| ATTEST: | | LESSOR: CITY OF EL PASO: | | | |
| Richarda City Clerk | Duffy Momsen | Joe Wardy Mayor | | | |
| | | | | | |

APPROVED AS TO FORM:

Sylvia Borunda Firth Assistant City Attorney ARPROVED-AS TO CONTENT:

Patrick T. Abeln, A.A.E. Director of Aviation

(SIGNATURES CONTINUE ON FOLLOWING PAGE)

| ATTEST: | ASSIGNOR: TIAA REALTY, INC., A DELAWARE CORPORATION |
|---------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Printed Name: | Printed Name: ASSISTANT SECRETARY Title: Teachers Insurance and Annuity Association of America, a New York Corporation, its authorized representative. |
| ATTEST: | ASSIGNEE: W2001 TBT REAL ESTATE LIMITED PARTNERSHIP, A DELAWARE LIMITED |
| Chery Williams Printed Name! Chery Williams | Printed Name: See Darrett Title: Asst. Vice President |
| ACKNOWLED | GEMENT |
| THE STATE OF TEXAS | |
| COUNTY OF EL PASO) | |
| This instrument was acknowledged before 2004, by Joe Wardy as Mayor of the City of El | re me on this day of, Paso, Texas ("Lessor"). |
| My Commission Expires: | Notary Public, State of Texas |

(ACKNOWLEDGMENTS CONTINUE ON FOLLOWING PAGE)

ACKNOWLEDGEMENT

| THE STATE OF YORK | |
|-----------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------|
| COUNTY OF YORK | |
| This instrument was a 2004, by LEONARD BALDUCCI — ASSISTANT SECRETARY Delaware Corporation ("Assign | cknowledged before me on this TH day of TIAA REALTY, INC., A gnor"). |
| My Commission Expires: 1 / レン/比しるら C | LORETTA M. MONAHAN Notary Public, State of X LUCY TK No. 01 M06001475 commission Expires 1/12 2006 |
| | ACKNOWLEDGEMENT |
| THE STATE OF Texas | |
| COUNTY OF <u>Dalles</u> | |
| <u>June</u> , 2004, by | acknowledged before me on this 9 day of Joe Barrett as Asst Vice President of W2001 TBT RTNERSHIP, A Delaware Limited Partnership ("Assignee"). |
| My Commission Expires: ターみトロチ | Notary Public, State of <u>Texas</u> |
| | VICKI J MAGNESS Notary Public State of Texas My Commission Expires September 21, 2006 |